123 and 125 MAIN STREET.

· TREMENDOUS!

Opening of novelties for Evening and Wedding Costumes.

High class novelties at the lowest pricesever known

in these goods, which we offer to you at a small advonce over cost. Oome and see. Be sure and come whether you wish to buy or not.

We have just visited the market and obtained bargains

A child in Fairyland-or a rejected and despondent lover in the soft embraces of his relenting loved one -neither could feel more delightfully dazed than the visitor who gazes for the first time upon this feast of splendor and magnificent glow of colorings for adorning the female form divine.

COME

Come and See

The End Is Not Yet.

Another Week of Great Excitement

To make room for large purchases made by Mr. Munson who has just returned from the East, in X has novelties and other fabrics we will this week offer in addition to the bargains last week our entire stock of

Ladies Muslin Underwear,

Consisting of Gowns, Chemises, Drawers, Corset covers, and entire setts to match at 10 to 20 per cent less than actual cost.

This opportunity to buy your Muslin Underwear at almost 50c on the dollar will not repeat itself during this or next season. ANOTHER GREATBARGAIN-50 doz. Ladies [White Merino Vests and Drawers well worth 45c at 29c. STILL ANOTHER DRIVE - A line of Childrens Icloaks

4 to 12 years at 39c each.

MUNSON & MCNAMARA.

Philadelphia Store

Corner Douglas av. and Market St.

Four Special Bargains This Week.

One lot 42 pair of full 12-4 all woo White Blankets for \$5 a pair, fully worth \$10. These are the largest size made and an extra quality.

One lot 84 pair all wool 11-4 Scarlet Blankets which we will close out at \$3.50 a pair. Never sold before under \$6 00.

One lot 10 pieces fast color Turkey Red Table Linen 25c a yard. It cannot be duplicated at 50c.

One lot 33 dozen Ladies and Childrens All Wool Red Mittens at 10c a pair,

A. KATZ.

MCNAMARA. THE NATIONAL CAPITAL

Eligible to Military Appointments.

The Attorney General's Annual Report Details the Business of the Department of Justice for the year.

The Secretary of the Treasury Submits a Volume of Estimates of Appropriations Necessary to

The Maintenance of the Government, suits claiming \$169,965,540, judgment was for claimants for \$967,586. And of the Amounts That can be Profitably Expended Upon Public Works.

CAPITAL BUDGET.

BETTER, THANK YOU. WASHINGTON, Dec. 7.—The president is somewhat improved in health today and was able to preside at the regular entimet

favorably to claimants on general princi-ples applicable to the French spoilation Since then the government move for a rehearing and argument on this mo-tion has been going on for some two weeks. Yesterday the court decided the motion against the government.

The attorney general briefly urges the importance of legislation on the following

MISCELLANEOUS MATTERS. Hayes Grier, of Penusylvania, and W. J. Hallgernss, of Indiana, were appointed chiefa of division in the pension office.

Thomas J. Walker, of Missouri, accountant in the office of commissioner of railroads, has resigned.

Senator Ingalls today introduced the following bilis amendatory of the pension laws: To increase the pension for loss of an eye to \$30 per month, and for partial loss of sight to a proportionate amount. cition joint, or less of a leg within six inches of, or aleve the kace joint, or total disability of the same, to \$40 per month, and for less of an arm within six inches of the shoulder joint, or a leg within eight inches of the kip joint, to \$45 per mooth. Also providing that the pensions of all persons now on the pension rolls and all persons hereafter granted a pension by special act of congress, shall communes from the date of discharge from the ser-vice of the United States, provided the disability was contracted in line of duty in

in amendment offered by him in the sile ry civil bill at the last session of con-inhan ten nor more than five hundred door platned of on all sides. \$50 shall not exceed one-fourth

over either is authorized to be issued under existing laws, and all gold and silver evr-tificates now outstanding shall be retired is suon as received and coin certificates ca

1, 2 and 5 dollars on all the surplus a ad gold builtion held at any time by Freasury as the property of the United and dothers, and pay out the same in dischar-of all the congustions of the United Stat xcept such as love been herotofore must payable expressly in gold and sliver colo t shall be the unity of the treasurer of the Uniterstates upon receipt of certificates to deposit stating that gold coin or standard feer dollars in the sum of \$10 or made his therest have been deposited at any abtrowney, to order payment of a low from of the United States All, certains authorized by this blie when paid but of reasony shall be reissond for entitles in experiment for each e returned because of being multiple defaced. No cola certificates shall

und $f \in \mathfrak{g}$ greater denomination the rot, and \mathfrak{s} less two mixeds in value of reministing antenness, at any ti-

The 960 introduced by Represent Parket, of New York, is amount the Langetin and proposed to 11x the lan-and commonly at any costs per po-Mr Crain; of Texas, intraduced a joint

a glacegory yellor beneautra noninlos ginno or var es nour tisenen all lurar altro seenguo. To gothour to conscould The lay in January.
The bill introduced by Representative lement to remove certain political dis-diffuse procedus that no law or regulation

one constitution, from hobing office in the army or many. The intent of the bill is to make ex-confederates eligible for appendi Pours, of Katous, to provide for the deposit of gold at all records or builton as

equity for national nank rireulation,

thorizes the banks to deposit coin 1 our value of United States, boards as

S. W. Corner Douglas Ave. and Market St.

of Attorney General Garland contains a detailed statement of the business of the department of justice during the last fiscal year, together with statistics of crimes against the United States. During the year 634 suits, aggregating in amount \$3,500,600, have been brought under the ordinary jurisdiction of the court of claims. The total number of such cases pending is 631, involving \$25,000,000. Under the Bowman act 1,230 cases have been transmitted to the court by committed to Provide of Attorney General Garland contains a then transmitted to the court by commit-tees of congress; these involve a large amount. There is now pending 1,140 cases, the amounts involved being \$60,000. Under the same act 28 claims to the amount of \$400,000 have been transmitted by the Substitution of Coin Certificates for eads of departments. Of these nine cases avolving \$1,509,500 are still pending.

In addition to the above there has been iled under the French spoilation act 2,150 uses amounting to \$2,000,000. It is thought but 500 more cases will be filled and the amount increased to about \$15,000,000. During the year 425 suits claiming \$17, 706,428 were brought to trial. In 300

During the year 1,379 civil suits to which the United States was a party were termin-ated. In the circuit and district courts of the United States the number pending

July 1 was 2,826.

The number of criminal prosecutions terminated during the year was 14,479, about one-half of which were for violations of internal revenue laws.

Washington, Dec. 7.—The president is somewhat improved in health today and was able to preside at the regular cabinet meeting.

The aggregate amount of judgments of Senator Cheney, of New Hampshire, civil suits was \$811,197. The amount actually collected was \$202,172.

The amount of fines, forfeitures and pendicular and the court of claims last May decided alters imposed in criminal prosecutions around the cath of office was administered to Mr. Biair, and the eath of office was administered to Mr. Cheney.

Mr. Beck introduced a bill the provided to fill temporarily the vacancy caused by Mr. Biair, and the eath of office was administered to Mr. Cheney.

during the year was \$567,631.
Civil suits to which the United States was not a party numbering 12,326 were

matters, the necesity for which was pointed out in his last annual report: Fees for marshals in territories; pay for deputies; revision of the fee bill; substitution of fiscal for calander year, chief supervisors of elections; protection to civil officers and witnesses; fees for witnesses and jurors in territories, and a reorganization of the jury stem in the District of Columbia,

He devotes a chapter to the subject of United States prisoners and the general question of convict labor, and advocates To increase the pension for loss of one hand or foot, or for total disability of the same, to \$35 per month. For the loss of an arm within five inches of, or above the others have been supported by the comments the appointment of a commission to inquire into the matter. He also provides the property of the property o renews the recommendation that authority sequence of a higher rate of wages pre-be given the judges of United States courts vailing in this country, appears so obvious to sentence, in their discretion, pris-oners convicted of first offenses ther attempt at revision by the present to such reformatories, or graded prisons as the attorney general may select like also urges the necessity of additional United States jails, and mentions Atlanta, Ga., and Louisville, Kr., as cities where such buildings are much needed. The such buildings are much needed. The number of United States prisoners in cus-

The bill faired cost by Senator Bock to-lay for the retirement of United State egal tender and national bank notes of mall dimensions, is nearly identical with raisays, to over-estimate the necessity that t provides that hereafter no United states of the contary, and he urges that some oles shall be bound of a denomination less

has soil to congress the estimates of appro-mations required for the fiscal year ended Jame 50, 1886. The total amount estimates as required for all expenses of the govis \$325,185,794, which is \$14. moment is \$450,185,500, which is \$14.500,750 less than the sum called for in the on leads only considered small be substituted for gold and silver certificates where the first than the aggregate of appropriations for the present fiscal year. The estimates for 1889 are made up of the fol-lowing means: Legislative establishments, STRANS, executive establishment, \$18, 175,608; judicial establishment \$416, 204, foreign intercentse, \$1,935,722, military establishment, \$25,847,689; navy establishment, \$20,639,756, Indian affairs. \$3.608,873; pensions, \$76,252,500; public works, \$27,460,694; postal service, \$4, 739.553; miscellaneous, \$24,138,689; permagent annual appropriations, \$116,699, 822; grand total, \$325,185,784.

The estimates for the executive, judicial, of about \$400,000 for public works; about

the other items are small Sections in the following instances: About \$20,000 for the legislative establishment: or \$5,000,000 less for foreign interests; our \$20,000 less for Indian affairs, over

pt 000,000 less for pensions; nearly 2,000. es for personnel annual appropriations, and average on the place for indeed procuss by one Included in the estimates, some (of \$1.50). For the sulary of an arbitant account of sear. No estimate is submitted for an arbitant secretary of the navy. I would describe at amount to \$5. The optimates for river and har or insprovements aggregate \$30,283,748. The periodical number of these estimates do +35 (see for biliness river, fillingis, the Wassippi river from St Paul to Des Moines Rapols, \$201,000 for the Messis appliciver from Des Moines Rapols to in outh of Illines river, \$600,000 for he Mested, id river between the Ohio and the fills is rivers; \$5,000,000 for the Historical river below Calro, Ills., \$1,095, 000 for improving Marbers in the Missis pl river below (lain); \$100,000 for con-ulog the survey of the Mississippi river; \$100,000 for the subries and ex-penses of the Mississippi river com-mission, \$1,150,000 for improvements on the Mississipi river from its mouth to Signa City, Ia., \$129,000 for removing obns in the Mississippi river: \$185, the Missouri river from Stour

City, Is, to Fr. Benton, Mont.
These estimates are not faralshed as a trive but are merched in the book of the accounts, according to

Dicket Swizdler Caught. Now York, Dog 7.—The enterprising the person elected or appointed to fill it came who record a wild \$20,000 worth of small be compensated and paid from the

duced to Provide for the

Legal Tender and Bank Notes of Small Denominations;

To Exempt Imported Sugar, Molasses Lumber, Timber, Etc., From Dnty; Also Sundry Resolutions.

Were Offered in the House-Both Houses Adjourn in Respect to Deceased Members.

FORTY-NINTH CONGRESS.

Senate.

Mr. Beck introduced a bill to provide for the retirement of United States legal tender and national bank notes of small denominations, and for the issue of coin

certificates. Committee on finance.

Mr. VanWyck introduced a bill to exempt from duty imported sugar and mo-lasses, also imported boards, lumber and

timber. Same reference.

Mr. Morrill offered the following resolu-Resolved, That the promise of making any revision of the tariff in spirit of fair

ness to all interests and not to the injure of on May 28, 1884, which appointed the any domestic industries, but to promote their healthy growth, so that any change of law must be at every step regardful of the labor and capital involved and without depriving American labor of ability to compete successfully with foreign labor, and without imposing lower rates of duty than will be ample to cover any increased cost of production which may exist in con-

number of United States prisoners in cus itself June 30, 1886, was 5,929.

Supplementary legislation respecting the restoration of court records is strongly orged by the attorney general as necessary to the preservation of records of great value. It is impossible, the attorney general as necessary that the committee on finance be instructed to inquir e and report as soon as practical ble what specific reductions can be made in customs, duties and internal taxes which will, in their judgment, reduce receipts to the necessity that the containty increasing business of the containty increasing business of the containty, and the urges that some of the government without impairing the prosperity and development of home in-hearth-report of the legislative committee

> Mexico declared forfeited by the act of July 6, 1886, inclusing that the fault lay with the commissioner of public lands, who seemed to regard every pre-empter as a kleptomaniae, bound on pillage and a klaptomaniae, bound on pillage and plunder, and edered a resolution directing the secretary of the interior to inform the senate whether such lands had been restored to entry, and if not so restored the occasion of delay. The resolution was

adopted. On motion of Mr. Fry the select committees of the senate as they existed on the day of last adjournment were revived and peared in the United States circuit court continued during the present session.

A preamble and resolution offered yes

on of the chauses in regard to the change

f engineers was adopted.

Mr. Blair gave notice that he would to stitution extending the right of suffrage to

A message from the house announcing dice and without record at far as the death, yesterday, of Mr. Price, of Wis- in the One district is concerned. cassin, was taken up. A message of con-lolence was adopted. Messrs. Speoner a committee to attend the funeral. message from the house announcing The estimates for public buildings under

death, during recess, of Mr. Benchand Mr.

Arastt, of New York, was also taken up cased representatives, adjourned.

> House.
> After reading the Journal, by unani mous consent the states were called for in manipulating election returns is charged introduction of bills and resolutions when against W. F. A. Bernheimer, Simon Cay. the following were introduced and referred upon one day's notice to designate any against the defendants named, and that the application for respite is made, which will measure for consideration of the house. By Mr. Adams of Illinois: To change he law in relation to the amount of United States bonds required to be kept on deposit by national banks as security for their cir-

By Mr. Peters of Kansas: For the deposit of gold or silver, coin or bullion as security for national bank circulation. By Mr. Lyman of lows: Authorizing the construction of a bridge between Omaha and Council Bluffs. By Mr. Parker of New York. To

amend the oleomargarine bill. Referred stood 6 to 6. to committee on agriculture.

By Mr. Cox, of New York: To amend-section 51, R. S. so as to read, "whenever a vacably occurs in either house of con-gress by death or otherwise of any member or delegate elected or appointed thereto after the commencement of the congress to

of the Patti convert time he is elected to fill said vacancy. Pro-less been expensed vided that he shall not receive pay while an detectives. From holding any federal office. This corrects Abley's office ves-the law which authorizes two sainties, one with fir the Patti convers time he is elected to fill said vacancy. Prosockican detectives. From booking any federal office. This corrects the law which authorizes two salaries; one is required the swindler has to a congressman and the other to an offi

calling on the secretary of war for informs. continue several days.

tion as to the delay in resuming active operations for the improvement of Columbia

Committees were then called, but no re-ports were submitted and in the morning hour Mr. Bragg of Wisconsin called up for action the senute bill for the relief of graduates of the military academy. Bill

Mr. Bragg then called up the bill appropriating two hundred thousand dollars for the establishment at Fort Riley, Kan., of Said to be the Severest and Most a permanent school of instruction for cav-alry and light artillery, making a further appropriation of one hundred and seventy-five thousand dollars for barracks and

quarters at Fort D. A. Russell, Wyoming, and Fort Robinson, Nab. Passed. The morning hour having expired Mr. Caldwell of Tennessee called up for con-sideration the electoral count bill, which

was the special continuing order.

Mr. Hatch, of Missouri, antagonized the motion with another providing for censist-eration of the bill to enlarge the powers and duties of the department of agriculture. The house, however, decided to con sider the senate electoral count bill. The bill would decide that the power to count A Number of Bills and Resolutions the vote did not reside in the president of the senate, but resided in the two houses of congress, which should count and decide the legality of the votes cast.

At the conclusion of Mr. Caldwell's re

unrks the house at 2:40 adjourned. The Wabash Receivership.

the United States district court for the souri: Fair weather, southerly winds, northern district of Illinois today, gave a lecision in the Wabash railway receiver-slightly warmer ship case. In the course of his decision he For Kansas. Fair weather, southerly was very severe upon the present receivers, winds, slightly warmer. and the methods they had employed in the management of the system, as well as upon various other prominent owners of the road. The decision recited that in May, 1884, a bill was filed in the circuit court of the United States for the eastern district of Missouri, by the Wabash Railway Co., for the appointment of receivers of the sys-tem. That court assuming jurisdiction. Solon Humphries and Thos. E., Tutt were appointed receivers, who qualified it St. onis May 29, 1884.

same receivers, the appointment conclud-ing with the words, "And this court further reserves to itself power to make at

Judge Graham then gave a very lengthy review of the entire litigation respecting the Wabash road from the time the re-ceivers were appointed in 1884 to date to-gether with the lease by the Wabash com-pany to the St. Louis and Iron Mountain

Leave was therefore given to the morage bondholders of 1862 and 1879 to file a bill in the United States district court at Springfield asking for the receipt of their property. It was held that the applica-tion for the appointment of a receiver for the Chicago division could be filed here and would be entertained.

Mr. Ingalls made a statement as to the reviewed the past work of trades unions ingo of her crew withholding from homestead entry of the today to the enlightenment of all and all Atlantic and Pacific railroad lands in New being conservators of public peace. Ad

by John H. Winders, of Sun Francisco, at the head of the International Typeograph

The Bell Telephone Case.

Columbia, Ohio, Dec. 7.-The oppostoday, and the motion of the government coursed to dismiss the case without prejuterday by Mr. Mitchell, of Oregon, calling of on the secretary of war for information as to the change of engineers in charge of court, was argued at length. Senator successful court, was argued at length, Senator successful. military and naval, establishments, public certain improvements on Columbia river in Thurman appearing for the governappr printing for those objects for the cause of delay in execution of such regarders. There is an increase about \$450,000 for public works, about \$250,000 for public works, about the resolution being modified by the omise contended that it was not proper to make contended that it was not proper to make the proceedings in connection with the ples as to jurisdiction, which was argued a Nave Sink. Saif is run ing short time ago at Ciscinnati, a part of the but the crew of the station so morrow ask consideration of a joint reso transcript on appeal or removal. They
letten proposing an amendment to the conwere, however, induced to yield. A rewere, however, induced to yield. A re-conciliation was effected and Judge Sage ordered the case dismissed without proju-dice and without record as far as its status. dice and without record at far as its status, the schooler - to dice and without record at far as its status, prove a total loss.

Indiana Election Imbroglio. elments in the Marion county ricellon

An affidavit was hird this afternoon before ommunder Van Buren, by Dr. T. A. romarkable over known on this count. Waggoner, representative for coroner, in which in which conspiracy Jno. Councilman and Henry N. Spoan

The Jury Couldn't Agree.

MILWAUSEE, Wis., Doc. 7 - In the case f Grettkan and Mossainger, Milwaukee rarden rictors, the jury came in about II and reported disagreement. The judgment them back for further deliberation. General opinion is that there will be no. The ball from the revolver entered just to

Burned Alive.

Osaon Cirr. Kan. Dec. 7—A small linuse in a remote part of lown burned this morning about 2 o clock. It was owner and occupied by an old negro and his wife whose charred remains were taken put of the rules. His name was Geo. Clarke, 86. He was from Virginia and he

DISASTROUS STORMS

Sunday's Storm on the Atlantic off the New England

Destructive Ever Ex-

Coast

A Number of Vessels Known to be Wrecked and all Trace of

pertenced.

Crews Obliterated. Reports Continue to Come in of Serious Disasters From Recent

Gales on the Lakes. An Important Decision by Judge Gresham, of the U. S. Court-A

Shooting Affair at Arkansas City.

Weather Report. WASHINGTON, D. C., Dec. S. I a m. Chicago, Dec: 7.-Judge Gresham in The following are the indications for Mis-

TEMPEST TOSSED. Terrible Experiences of Seamon off the New England Coast Dur-

ing Sanday's Storm. Boston, Duc. 7 .- Many disasters to yes sels of the coasting fleet and scenes of great suffering are reported as the result of Sunday's storm all along the coast east of A similar bill was filed in the circuit Boston. While loss of life is not howy ours for the northern district of Diinois, the damage to shopping interests, was very large. The schooner Savannah struck the rocks off Marblehead and is a total was k; the men abandoned her and after a terrible order in the premises as may seem to be experience reached shore in a small beat Further down the coast at Old Oreland the storm drove the fishing schooner Nellia Florence unto the beach after drifting about for three days. The crew of the men were in a pittable condition whole rescaled. Being in the habit of meaning trips of but one day, they had no prove sions on bond save a few con-kets on some potatrics. For three days this had managed to live on this. The schooner is

> Unknown Vessel Under Water. Bosros, Mass., Due. 7 $-\Lambda$ dispatch from Hull says the steam collier that was

this afternoon.

The Pacific radical funding bill was on motion of Mr. Hour made special order. State Tracks a sembly delivered an address unless east of Lowell's Island, with made

Schooner Neelon Missing.

Cine sao, Ill., Dec. 7 - Tanan expulsion of W. F. G. Price, correspond ent of the New York Tribune, which he arrived at Sheboygus for shelts, well denounced as a leading "rat" office. The before last. The Niebon in a cross 192 question will be brought up this afternoon, tons and is valued at \$10 cm. Kingston, and carries a crew of six uses

A Crew in Peril.

ATLANTIC CITY, N. J., Doc 7 -- An on known schooner is ashure on the brack here. The sea is very heavy and all a

Assure Pana, N. J., Dec. 7 - The two masted schooner John T. Long of opposite Life saving. Station for 2, between Scattright and the III, claude

A Remarkable Storm

Bosrow, Dec. 7.-The wind storm here INDIANAPOLIS. Ind., Dec., 7—The fall has based all stay and has been accompanies of the federal grand jury to return in sect by a heavy full of some. It is faured

By Mr. Herbert of Alabana: A resolutionary van Buren, after hearing the leither by communication or pool a. The lon authorizing the committee on rules affidavit, directed that write be issued execution will take place Friday and

Patterning After Wichita-

ARRADOS CITY, Dec. 2 - A man by the name of Mason shot a woman claiming to be his wife, about II o'clock this morning low the left nipple, and striking a cri-Tonight the jury reported that they glanced and passed around and name out could not agree after balloting for 24 hours under the arm. The would is not contained were discharged. The final ballot sidered a dangerous true. The true and woman both claim the shooting was done accidentally, but this story is not correla crared by other parties. Massic was placed under arrow but the policial rannon

has not yet been field.
The new held is hearing comp finest in the mostlewest. The town is still becoming and new ad-

ditions are put upon the market above. The cracker factory is a grand survey. The sash, door and blind factories are ky, a buey, and the feworky and smelder of Will Form a New Pool.

Will Form a New Pool.

Kansas Cirt. Dec. 7.—A meeting of fine day on the provision of this act, even though it is inought there is a very good chance. By Mr. Herman of Oregon: A resolution of the provision of the provision of the provision of the provision of the section of the provision of the provision

a good business